EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11			
AGWAY FARM & HOME SUPPLY, LLC,	Case No. 22-10602 (JKS)			
Debtor. ¹				
	Objection Deadline: March 23, 2023 at 4:00 p.m. (ET) Hearing Date: Scheduled only if Necessary			
REIMBURSEMENT OF EXPENSES OF I AS COUNSEL FOR THE OFFICIAL CO	TION FOR COMPENSATION AND PACHULSKI STANG ZIEHL & JONES LLP, MMITTEE OF UNSECURED CREDITORS 1, 2023 THROUGH JANUARY 31, 2023			
Name of Applicant:	Pachulski Stang Ziehl & Jones LLP			
Authorized to Provide Professional Services to:	The Official Committee of Unsecured Creditors			
Date of Retention:	July 20, 2022 by Order entered September 21, 2022			
Period for which Compensation and Reimbursement is Sought:	January 1, 2023 – January 31, 2023			
Amount of Compensation Sought as Actual, Reasonable and Necessary:	\$72,681.00			
Amount of Expense Reimbursement Sought as Actual, Reasonable and Necessary:	\$71.34			
This is a:	final application.			

approximately 2 hours and the corresponding compensation requested is approximately \$2,000.00.

The total time expended for preparation of this monthly fee application is

¹ The last four digits of the Debtor's federal tax identification number are 1247. The Debtor's address is 6606 W. Broad Street, Richmond, VA 23230.

PRIOR MONTHLY APPLICATIONS FILED

Date	Period	Requested	Requested	Approved	Approved
Filed	Covered	Fees	Expenses	Fees	Expenses
10.07.22	07.20.22 - 08.31.22	\$263,934.50	\$391.68	\$263,934.50	\$391.68
10.28.22	09.01.22 - 09.30.22	\$135,367.50	\$ 84.20	\$135,367.50	\$ 84.20
12.09.22	10.01.22 – 10.31.22	\$111,238.50	\$472.50	\$111,238.50	\$472.50
01.19.23	11.01.22 – 11.30.22	\$113,515.00	\$ 93.32	\$113,515.00	\$ 93.32
02.06.23	12.01.22 – 12.31.22	\$ 78,515.00	\$ 96.70	\$ 78,515.00	\$ 96.70

PACHULSKI STANG ZIEHL & JONES LLP PROFESSIONALS

Name of Professional Individual	Position of the Applicant, Year of Obtaining License to Practice	Hourly Billing Rate	Total Hours Billed	Total Compensation
Bradford J. Sandler	Partner 1996	\$1,595.00	5.60	\$8,932.00
Paul John Labov	Partner, 2002	\$1,295.00	11.50	\$14,892.50
Colin R. Robinson	Counsel 2012	\$1,095.00	40.90	\$44,785.50
Ian Densmore	Paralegal	\$545.00	4.70	\$2,561.50
Patricia J. Jeffries	Paralegal	\$545.00	1.60	\$872.00
Karen S. Neil	Case Management Assistant	\$425.00	1.50	\$637.50

Grand Total: \$\$72,681.00 Total Hours: 65.80 Blended Rate: \$1,104.57

COMPENSATION BY CATEGORY

Project Categories	Total Hours	Total Fees
Asset Disposition	4.00	\$ 4,570.00
Bankruptcy Litigation	13.50	\$16,062.50
Case Administration	7.60	\$ 5,452.00
Claims Administration / Objections	0.10	\$ 159.50
Compensation of Professionals	3.20	\$ 2,554.00
Compensation of Professionals / Other	1.00	\$ 1,075.00
Executory Contracts	2.40	\$ 2,628.00
Financial Filings	0.40	\$ 438.00
Financing	0.40	\$ 518.00
Operations	0.80	\$ 1,276.00
Plan & Disclosure Statement	32.40	\$37,948.00
Totals	65.80	\$72,681.00

EXPENSE SUMMARY

Expense Category	Service Provider ² (if applicable)	Total Expenses
Conference Call		\$ 2.44
Pacer – Court Research		\$14.90
Reproduction / Scan Copy		\$54.00
Total		\$71.34

 $^{^2}$ PSZ&J may use one or more service providers. The service providers identified herein below are the primary service providers for the categories described.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 11

AGWAY FARM & HOME SUPPLY, LLC,

Case No. 22-10602 (JKS)

Debtor.¹

Objection Deadline: March 23, 2023 at 4:00 p.m. (ET) Hearing Date: Scheduled only if Necessary

SIXTH MONTHLY APPLICATION FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PACHULSKI STANG ZIEHL & JONES LLP, AS COUNSEL FOR THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS FOR THE PERIOD OF JANUARY 1, 2023 THROUGH JANUARY 31, 2023

Pursuant to sections 330 and 331 of Title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (collectively, the "Bankruptcy Rules"), and the Court's Order Establishing Procedures for Interim Compensation and Reimbursement of Professionals, entered on August 3, 2022 [Docket No. 114] (the "Administrative Order"), Pachulski Stang Ziehl & Jones LLP ("PSZJ" or the "Firm"), counsel for the Official Committee of Unsecured Creditors (the "Committee"), hereby submits its Sixth Monthly Application for Compensation and Reimbursement of Expenses for the Period of January 1, 2023 through January 31, 2023 (the "Application").

By this Application, PSZJ seeks (i) a monthly interim allowance of compensation in the amount of \$72,681.00 and actual and necessary expenses in the amount of \$71.34 for a total allowance of \$72,752.34 and (ii) payment of \$58,144.80 (80% of the allowed fees pursuant to the Administrative Order) and reimbursement of \$71.34 (100% of the allowed expenses pursuant to the Compensation Procedures Order) for a total payment of \$58,216.14 for the period of January

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¹ The last four digits of the Debtor's federal tax identification number are 1247. The Debtor's address is 6606 W. Broad Street, Richmond, VA 23230.

1, 2023 through January 31, 2023 (the "<u>Interim Period</u>"). In support of this Application, PSZJ respectfully represents as follows:

Background

- 1. On July 5, 2022 (the "<u>Petition Date</u>"), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtor is operating its business and managing its property as a debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request for the appointment of a trustee or examiner has been made in this chapter 11 case.
- 2. On July 18, 2022, the Office of the United States Trustee established the Committee pursuant to section 1102(a)(1) of the Bankruptcy Code, which currently is comprised of the following seven members: (i) The Scotts Company, LLC; (ii) Animal Health International, Inc.; (iii) Wildlife Sciences, LLC; (iv) Capital Forrest Products; (v) Gallagher North America, Inc.; (vi) Hub Group, Inc.; and (vii) American Wood Fibers, Inc.[Docket Nos. 118 and 289].
- 3. On August 3, 2022, the Court signed the Administrative Order, authorizing certain professionals ("<u>Professionals</u>") to submit monthly applications for interim compensation and reimbursement for expenses, pursuant to the procedures specified therein. The Administrative Order provides, among other things, that a Professional may submit monthly fee applications. If no objections are made within ten (10) days after service of the monthly fee application the Debtor is authorized to pay the Professional eighty percent (80%) of the requested fees and one hundred percent (100%) of the requested expenses. Beginning with the period September 30, 2022, and at three-month intervals or such other intervals convenient to the Court, each Professional shall file

and serve an interim application for allowance of the amounts sought in its monthly fee applications for that period. All fees and expenses paid are on an interim basis until final allowance by the Court.

4. The retention of PSZJ, as counsel to the Committee, was approved effective as of July 20, 2022, by this Court's *Order Authorizing and Approving the Retention of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors, Effective as of July 20, 2022* [Docket No. 205] (the "Retention Order"). The Retention Order authorized PSZJ to be compensated on an hourly basis and to be reimbursed for actual and necessary out-of-pocket expenses.

PSZJ'S APPLICATION FOR COMPENSATION AND FOR REIMBURSEMENT OF EXPENSES

Compensation Paid and Its Source

5. All services for which PSZ&J requests compensation were performed for or on behalf of the Committee. PSZ&J has received no payment and no promises for payment from any source other than the Debtor for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Application. There is no agreement or understanding between PSZ&J and any other person other than the partners of PSZ&J for the sharing of compensation to be received for services rendered in this case. PSZ&J has not received a retainer in this case.

Fee Statements

6. The fee statement for the Interim Period is attached hereto as **Exhibit A**.

This statement contains daily time logs describing the time spent by each attorney and

paraprofessional during the Interim Period. To the best of PSZJ's knowledge, this Application complies with sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules and the Administrative Order. PSZJ's time reports are initially handwritten or directly entered in the billing system, by the attorney or paralegal performing the described services. The time reports are organized on a daily basis. PSZJ is particularly sensitive to issues of "lumping" and, unless time was spent in one time frame on a variety of different matters for a particular client, separate time entries are set forth in the time reports. PSZJ's charges for its professional services are based upon the time, nature, extent and value of such services and the cost of comparable services other than in a case under the Bankruptcy Code. To the extent it is feasible, PSZJ professionals attempt to work during travel.

Actual and Necessary Expenses

- 7. A summary of the actual and necessary expenses incurred by PSZJ for the Interim Period is attached hereto as part of **Exhibit A**. PSZJ customarily charges \$0.10 per page for photocopying expenses related to cases, such as this, arising in Delaware. PSZJ's photocopying machines automatically record the number of copies made when the person that is doing the copying enters the client's account number into a device attached to the photocopier. PSZJ summarizes each client's photocopying charges on a daily basis.
- 8. PSZJ charges \$0.25 per page for out-going facsimile transmissions. There is no additional charge for long distance telephone calls on faxes. The charge for outgoing facsimile transmissions reflects PSZJ's calculation of the actual costs incurred by PSZJ for the machines, supplies and extra labor expenses associated with sending telecopies and is reasonable

in relation to the amount charged by outside vendors who provide similar services. PSZJ does not charge the Debtor for the receipt of faxes in this case.

- 9. With respect to providers of on-line legal research services (e.g., LEXIS and WESTLAW), PSZJ charges the standard usage rates these providers charge for computerized legal research. PSZJ bills its clients the actual amounts charged by such services, with no premium. Any volume discount received by PSZJ is passed on to the client.
- 10. PSZJ believes the foregoing rates are the market rates that the majority of law firms charge clients for such services. In addition, PSZJ believes that such charges are in accordance with the American Bar Association's ("ABA") guidelines, as set forth in the ABA's Statement of Principles, dated January 12, 1995, regarding billing for disbursements and other charges.

Summary of Services Rendered

11. The names of the timekeepers of PSZJ who have rendered professional services in this case during the Interim Period are set forth in the attached **Exhibit A**. PSZJ, by and through such persons, has prepared and assisted in the preparation of various motions and orders submitted to the Court for consideration, advised the Debtor on a regular basis with respect to various matters in connection with the Debtor's case, and performed all necessary professional services which are described and narrated in detail below. PSZJ's efforts have been extensive due to the size and complexity of the Debtor's case.

Summary of Services by Project

12. The services rendered by PSZJ during the Interim Period can be grouped

into the categories set forth below. PSZJ attempted to place the services provided in the category

that best relates to such services. However, because certain services may relate to one or more

categories, services pertaining to one category may in fact be included in another category. These

services performed, by categories, are generally described below, with a more detailed

identification of the actual services provided set forth on the attached Exhibit A. Exhibit A

identifies the attorneys and paraprofessionals who rendered services relating to each category,

along with the number of hours for each individual and the total compensation sought for each

category.

Asset Disposition Α.

> 13. During the Interim Period, the Firm, among other things, reviewed

correspondence relating to the sale of miscellaneous assets and collection of receivables.

Fees: \$4,570.00

Hours: 4.00

В. **Bankruptcy Litigation**

> 14. During the Interim Period, the Firm, among other things, reviewed the

Montpelier 9019 motion, conferred with Committee professionals regarding litigation, and

investigative interviews.

Fees: \$16,062.50

Hours: 13.50

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C. **Case Administration**

During the Interim Period, the Firm, among other things, reviewed 15. correspondence and pleadings and forwarded them to appropriate parties, and reviewed and followed up on various open case issues.

Fees: \$5,452.00

Hours: 7.60

D. **Claims Administration/ Objection**

During the Interim Period, the Firm, among other things, conferred with 16. parties regarding Madison claim issues.

Fees: \$159.50

Hours: .10

Compensation of Professionals E.

17. During the Interim Period, the Firm, among other things, prepared its fifth monthly fee application.

Fees: \$2,554.00

Hours: 3.20

Compensation of Professionals / Other

18. During the Interim Period, the Firm, among other things, reviewed monthly fee applications filed by the Debtor's professionals.

Fees: \$1,075.00

Hours: 1.00

G. **Executory Contracts**

F.

19. During the Interim period, the Firm, among other things, reviewed and analyzed a sublease extension and RSM contracts.

Fees: \$2,628.00

Hours: 2.40

H. **Financial Filings**

> 20. During the Interim period, the Firm, among other things, reviewed the

Debtor's monthly operating report.

Fees: \$438.00

Hours: .40

I. **Financing**

> 21. During the Interim Period, the Firm, among other things, reviewed updated

cash balance reconciliation.

Fees: \$518.00

Hours: .40

J. **Operations**

> 22. During the Interim Period, the Firm, among other things, reviewed various

operational reports, including but not limited to accounts receivable aging, cash flow and

reconciliation.

Fees: \$1,276.00

Hours: .80

K. **Plan and Disclosure Statement**

23. During the Interim Period, the Firm, among other things, reviewed the

Debtor's revised combined disclosure statement and plan of liquidation, and conferred with

counsel on timing issues in connection with confirmation, and reviewed the Debtors' motion to

extend plan filing exclusivity.

Fees: \$37,948.00

Hours: 32.40

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Valuation of Services

24. Attorneys and paraprofessionals of PSZJ expended a total 65.80 hours in connection with their representation of the Committee during the Interim Period, as follows:

Name of Professional Individual	Position of the Applicant, Year of Obtaining License to Practice	Hourly Billing Rate	Total Hours Billed	Total Compensation
Bradford J. Sandler	Partner 1996	\$1,595.00	5.60	\$8,932.00
Paul John Labov	Partner, 2002	\$1,295.00	11.50	\$14,892.50
Colin R. Robinson	Counsel 2012	\$1,095.00	40.90	\$44,785.50
Ian Densmore	Paralegal	\$545.00	4.70	\$2,561.50
Patricia J. Jeffries	Paralegal	\$545.00	1.60	\$872.00
Karen S. Neil	Case Management Assistant	\$425.00	1.50	\$637.50

 Grand Total:
 \$\$72,681.00

 Total Hours:
 65.80

 Blended Rate:
 \$1,104.57

- 25. The nature of work performed by these persons is fully set forth in **Exhibit A** attached hereto. These are PSZJ's normal hourly rates for work of this character. The reasonable value of the services rendered by PSZJ for the Committee during the Interim Period is \$72,681.00.
- 26. In accordance with the factors enumerated in section 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by PSZJ is fair and reasonable given (a) the complexity of this case, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under the Bankruptcy Code. Moreover, PSZJ has reviewed the requirements of Del. Bankr.

LR 2016-2 and the Administrative Order and believes that this Application complies with such

Rule and Order.

WHEREFORE, PSZJ respectfully requests that, for the period of January 1, 2023

through January 31, 2023, (i) an interim allowance be made to PSZJ for compensation in the

amount \$72,681.00 and actual and necessary expenses in the amount of \$71.34 for a total

allowance of \$72,752.34 and (ii) payment of \$58,144.80 (80% of the allowed fees pursuant to the

Administrative Order) and reimbursement of \$71.34 (100% of the allowed expenses pursuant to

the Compensation Procedures Order) for a total payment of \$58,216.14, and for such other and

further relief as this Court may deem just and proper.

Dated: March 13, 2023

PACHULSKI STANG ZIEHL & JONES LLP

/s/ Colin R. Robinson

Robert J. Feinstein (admitted *pro hac vice*)
Bradford J. Sandler (DE Bar No. 4142)
Colin R. Robinson (DE Bar No. 5524)

Colin R. Robinson (DE Bar No. 5524)

919 N. Market Street, 17th Floor

Wilmington, DE 19801 Telephone: (302) 652-4100

Facsimile: (302) 652-4400 Email: rfeinstein@pszjlaw.com

> bsandler@pszjlaw.com crobinson@pszjlaw.com

Counsel to the Official Committee of Unsecured

Creditors

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DECLARATION

STATE OF DELAWARE

:

COUNTY OF NEW CASTLE:

Bradford J. Sandler, after being duly sworn according to law, deposes and says:

a) I am a partner with the applicant law firm Pachulski Stang Ziehl & Jones

LLP, and am admitted to appear before this Court.

b) I am familiar with the legal services rendered by PSZJ as counsel to the

Committee.

c) I have reviewed the foregoing Application and the facts set forth therein are

true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed

Del. Bankr. LR 2016-2, the Administrative Order signed on or about August 3, 2022 and submit

that the Application substantially complies with such rule and orders.

/s/ Bradford J. Sandler

Bradford J. Sandler

EXHIBIT A

January 1, 2023 – January 31, 2023 Invoice

Pachulski Stang Ziehl & Jones LLP

919 North Market Street 17th Floor Wilmington, DE 19801

CRR March 09, 2023
Invoice 131953
Client 02312

Matter 00002 **CRR**

RE: Committee Representation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 01/31/2023

FEES	\$72,681.00
EXPENSES	\$71.34
TOTAL CURRENT CHARGES	\$72,752.34
BALANCE FORWARD	\$319,733.46
A/R Adjustments	-\$25,405.34
TOTAL BALANCE DUE	\$367,080.46

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65.80

\$72,681.00

<u>Summ</u>	ary of Services by Professional				
<u>ID</u>	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
BJS	Sandler, Bradford J.	Partner	1595.00	5.60	\$8,932.00
CRR	Robinson, Colin R.	Counsel	1095.00	40.90	\$44,785.50
IDD	Densmore, Ian	Paralegal	545.00	4.70	\$2,561.50
KSN	Neil, Karen S.	Case Man. Asst.	425.00	1.50	\$637.50
PJJ	Jeffries, Patricia J.	Paralegal	545.00	1.60	\$872.00
PJL	Labov, Paul John	Partner	1295.00	11.50	\$14,892.50

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Summary of Services by Task Code						
Task Code	Description	<u>Hours</u>	Amount			
AD	Asset Disposition [B130]	4.00	\$4,570.00			
BL	Bankruptcy Litigation [L430]	13.50	\$16,062.50			
CA	Case Administration [B110]	7.60	\$5,452.00			
CO	Claims Admin/Objections[B310]	0.10	\$159.50			
СР	Compensation Prof. [B160]	3.20	\$2,554.00			
СРО	Comp. of Prof./Others	1.00	\$1,075.00			
EC	Executory Contracts [B185]	2.40	\$2,628.00			
FF	Financial Filings [B110]	0.40	\$438.00			
FN	Financing [B230]	0.40	\$518.00			
OP	Operations [B210]	0.80	\$1,276.00			
PD	Plan & Disclosure Stmt. [B320]	32.40	\$37,948.00			
		65.80	\$72,681.00			

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March 09, 2023

Summar	<u>y of Expense</u>	<u>:S</u>

<u>Description</u>	Amount
Conference Call [E105]	\$2.44
Pacer - Court Research	\$14.90
Reproduction/ Scan Copy	\$54.00
	\$71.34

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Asset Di	spositio	n [B130]				<u>Hours</u>	Rate	Amount
CRR Bill	01/06/202	23	AD	0.40	0.40	1,095.00		438.00
01/06/2023	CRR	AD	Confer w/ Debtor's cabandonment of lapt			0.40	1095.00	\$438.00
CRR Bill	01/11/202	23	AD	0.80	0.80	1,095.00		876.00
01/11/2023	CRR	AD	Review, respond to l abandonment of lapt			0.80	1095.00	\$876.00
CRR Bill	01/12/202	23	AD	0.90	0.90	1,095.00		985.50
01/12/2023	CRR	AD	Review Debtor moti receivable and email		re large	0.90	1095.00	\$985.50
CRR Bill	01/16/202	23	AD	0.40	0.40	1,095.00		438.00
01/16/2023	CRR	AD	Review Debtor upda laptops and related of		of abandoned	0.40	1095.00	\$438.00
CRR Bill	01/17/202	23	AD	0.30	0.30	1,095.00		328.50
01/17/2023	CRR	AD	Review proposed sa	le of pallets an	d email to FTI.	0.30	1095.00	\$328.50
PJL Bill	01/17/202	23	AD	0.30	0.30	1,295.00		388.50
01/17/2023	PJL	AD	Review corresponde assets.	ence on sale of	miscellaneous	0.30	1295.00	\$388.50
BJS Bill	01/18/202	23	AD	0.10	0.10	1,595.00		159.50
01/18/2023	BJS	AD	Various emails with	FTI regarding	a/r settlement	0.10	1595.00	\$159.50
CRR Bill	01/18/202	23	AD	0.20	0.20	1,095.00		219.00
01/18/2023	CRR	AD	Update Debtor re co receivable settlemen		sed account	0.20	1095.00	\$219.00

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Pachulski Stang Ziehl & Jones LLP Agway Farms O.C.C. 02312 -00002

01/09/2023 BJS

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0.40

1595.00

\$638.00

						<u>Hours</u>	Rate	Amount
PJL Bill	01/18/202	23	AD	0.40	0.40	1,295.00		518.00
01/18/2023	PJL	AD	Review corresponde collection and discu Robinson.			0.40	1295.00	\$518.00
CRR Bill	01/19/202	23	AD	0.20	0.20	1,095.00		219.00
01/19/2023	CRR	AD	Emails with Debtor abandon laptops.	re withdrawal o	of notice to	0.20	1095.00	\$219.00
						4.00		\$4,570.00
Bankru	ptcy Liti	gation [I	[430]					
BJS Bill	01/03/202	23	BL	0.10	0.10	1,595.00		159.50
01/03/2023	BJS	BL	Various emails with Altman/Quickell	JP Eldred regar	rding	0.10	1595.00	\$159.50
CRR Bill	01/03/202	23	BL	1.10	1.10	1,095.00		1,204.50
01/03/2023	CRR	BL	Review update from interviews and upda			1.10	1095.00	\$1,204.50
PJL Bill	01/03/202	23	BL	0.60	0.60	1,295.00		777.00
01/03/2023	PJL	BL	Review update on Dinternal discussion of		s with FA and	0.60	1295.00	\$777.00
CRR Bill	01/04/202	23	BL	1.80	1.80	1,095.00		1,971.00
01/04/2023	CRR	BL	Telephone conference updates and review,			1.80	1095.00	\$1,971.00
BJS Bill	01/06/202	23	BL	0.50	0.50	1,595.00		797.50
01/06/2023	BJS	BL	Call with FTI regard	ling investigation	on	0.50	1595.00	\$797.50
BJS Bill	01/09/202	23	BL	0.40	0.40	1,595.00		638.00
01/00/000	7.70					0.40	1.505.00	

Attention to Altman/Quickel interviews

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						<u>Hours</u>	Rate	<u>Amount</u>
CRR Bill	01/09/20	23	BL	2.20	2.20	1,095.00		2,409.00
01/09/2023	CRR	BL	Analysis, review re liti	gation agains	st RSM.	2.20	1095.00	\$2,409.00
CRR Bill	01/09/20	23	BL	0.80	0.80	1,095.00		876.00
01/09/2023	CRR	BL	Review litigation inter	view notes fr	om FTI.	0.80	1095.00	\$876.00
CRR Bill	01/09/20	23	BL	1.00	1.00	1,095.00		1,095.00
01/09/2023	CRR	BL	Review, analysis re po	ssible causes	of action.	1.00	1095.00	\$1,095.00
PJL Bill	01/09/20	23	BL	1.80	1.80	1,295.00		2,331.00
01/09/2023	PJL	BL	Review litigation notes internal team.	s and discuss	same with	1.80	1295.00	\$2,331.00
BJS Bill	01/11/20	23	BL	0.30	0.30	1,595.00		478.50
01/11/2023	BJS	BL	Review 9019 motion; regarding same	Various emai	ls with M Casal	0.30	1595.00	\$478.50
BJS Bill	01/24/20	23	BL	0.30	0.30	1,595.00		478.50
01/24/2023	BJS	BL	Review Montpelier mo	otion		0.30	1595.00	\$478.50
CRR Bill	01/26/202	23	BL	1.80	1.80	1,095.00		1,971.00
01/26/2023	CRR	BL	Litigation research.			1.80	1095.00	\$1,971.00
CRR Bill	01/31/20	23	BL	0.80	0.80	1,095.00		876.00
01/31/2023	CRR	BL	Review re removal dea counsel.	adline and em	nail w/ Debtor's	0.80	1095.00	\$876.00
						13.50		\$16,062.50

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Case Ad	lministration [I	3110]			<u>Hours</u>	Rate	Amount
IDD Bill	01/03/2023	CA	0.20	0.20	545.00		109.00
01/03/2023	IDD CA	Review docket to upd Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/03/2023	CA	0.20	0.20	425.00		85.00
01/03/2023	KSN CA	Maintain document co	ontrol.		0.20	425.00	\$85.00
IDD Bill	01/04/2023	CA	0.20	0.20	545.00		109.00
01/04/2023	IDD CA	Review docket to upd Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/04/2023	CA	0.10	0.10	425.00		42.50
01/04/2023	KSN CA	Maintain document co	ontrol.		0.10	425.00	\$42.50
IDD Bill	01/05/2023	CA	0.20	0.20	545.00		109.00
01/05/2023	IDD CA	Review docket to upd Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/05/2023	CA	0.20	0.20	425.00		85.00
01/05/2023	KSN CA	Maintain document co	ontrol.		0.20	425.00	\$85.00
IDD Bill	01/06/2023	CA	0.20	0.20	545.00		109.00
01/06/2023	IDD CA	Review docket to upd Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/06/2023	CA	0.20	0.20	425.00		85.00
01/06/2023	KSN CA	Maintain document co	ontrol.		0.20	425.00	\$85.00
IDD	01/09/2023	CA	0.30	0.30	545.00		163.50

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						Hours	Rate	Amount
Bill								
01/09/2023	IDD	CA	Review docket to update Memorandum (.2); adv deadlines (.1)			0.30	545.00	\$163.50
KSN Bill	01/10/202	23	CA	0.10	0.10	425.00		42.50
01/10/2023	KSN	CA	Maintain document cor	itrol.		0.10	425.00	\$42.50
IDD Bill	01/11/202	23	CA	0.20	0.20	545.00		109.00
01/11/2023	IDD	CA	Review docket to update Memorandum (.1); adv deadlines (.1)			0.20	545.00	\$109.00
IDD Bill	01/12/202	23	CA	0.20	0.20	545.00		109.00
01/12/2023	IDD	CA	Review docket to update Memorandum (.1); adv deadlines (.1)			0.20	545.00	\$109.00
IDD Bill	01/13/202	23	CA	0.20	0.20	545.00		109.00
01/13/2023	IDD	CA	Review docket to update Memorandum (.1); adv deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/13/202	23	CA	0.10	0.10	425.00		42.50
01/13/2023	KSN	CA	Maintain document con	ntrol.		0.10	425.00	\$42.50
PJL Bill	01/13/202	23	CA	0.80	0.80	1,295.00		1,036.00
01/13/2023	PJL	CA	Follow up on various o	pen issues, in	cluding	0.80	1295.00	\$1,036.00
IDD Bill	01/17/202	23	CA	0.20	0.20	545.00		109.00
01/17/2023	IDD	CA	Review docket to update Memorandum (.1); adv deadlines (.1)			0.20	545.00	\$109.00
IDD	01/18/202	23	CA	0.20	0.20	545.00		109.00

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						<u>Hours</u>	Rate	Amount
Bill								
01/18/2023	IDD	CA	Review docket to up Memorandum (.1); a deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/18/202	23	CA	0.10	0.10	425.00		42.50
01/18/2023	KSN	CA	Maintain document	control.		0.10	425.00	\$42.50
KSN Bill	01/19/202	23	CA	0.10	0.10	425.00		42.50
01/19/2023	KSN	CA	Maintain document	control.		0.10	425.00	\$42.50
IDD Bill	01/20/202	23	CA	0.20	0.20	545.00		109.00
01/20/2023	IDD	CA	Review docket to up Memorandum (.1); a deadlines (.1)			0.20	545.00	\$109.00
PJL Bill	01/20/202	23	CA	0.60	0.60	1,295.00		777.00
01/20/2023	PJL	CA	Review open issues	and discuss wi	th B. Sandler.	0.60	1295.00	\$777.00
IDD Bill	01/23/202	23	CA	0.20	0.20	545.00		109.00
01/23/2023	IDD	CA	Review docket to up Memorandum (.1); a deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/23/202	23	CA	0.10	0.10	425.00		42.50
01/23/2023	KSN	CA	Maintain document	control.		0.10	425.00	\$42.50
IDD Bill	01/24/202	23	CA	0.20	0.20	545.00		109.00
01/24/2023	IDD	CA	Review docket to up Memorandum (.1); o professionals (.1)			0.20	545.00	\$109.00
KSN Bill	01/24/202	23	CA	0.20	0.20	425.00		85.00
01/24/2023	KSN	CA	Maintain document	control.		0.20	425.00	\$85.00

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						<u>Hours</u>	Rate	<u>Amount</u>
IDD Bill	01/25/2023	1	CA	0.30	0.30	545.00		163.50
01/25/2023	IDD	CA	Review docket to upo Memorandum (.2); ad deadlines (.1)			0.30	545.00	\$163.50
IDD Bill	01/26/2023	,	CA	0.30	0.30	545.00		163.50
01/26/2023	IDD	CA	Review docket to upo Memorandum (.2); ad deadlines (.1)			0.30	545.00	\$163.50
IDD Bill	01/27/2023	,	CA	0.20	0.20	545.00		109.00
01/27/2023	IDD	CA	Review docket to upo Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
IDD Bill	01/30/2023	1	CA	0.20	0.20	545.00		109.00
01/30/2023	IDD	CA	Review docket to upo Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
KSN Bill	01/30/2023		CA	0.10	0.10	425.00		42.50
01/30/2023	KSN	CA	Maintain document c	ontrol.		0.10	425.00	\$42.50
IDD Bill	01/31/2023		CA	0.20	0.20	545.00		109.00
01/31/2023	IDD	CA	Review docket to upo Memorandum (.1); ad deadlines (.1)			0.20	545.00	\$109.00
CRR Bill	01/31/2023		CA	0.80	0.80	1,095.00		876.00
01/31/2023	CRR	CA	Follow-up telephonic appeal, next steps.	meeting with	PSZJ team re	0.80	1095.00	\$876.0
						7.60	-	\$5,452.00
Claims A	Admin/Ob	ojection	s[B310]					
BJS	01/13/2023		СО	0.10	0.10	1,595.00		159.50

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						<u>Hours</u>	Rate	Amount
Bill								
01/13/2023	BJS	СО	Teleconference with Madison/claim	R Maxwell reg	garding	0.10	1595.00	\$159.50
						0.10	=	\$159.50
Compen	sation F	Prof. [B10	60]					
IDD Bill	01/19/20	23	СР	0.40	0.40	545.00		218.00
01/19/2023	IDD	СР	File PSZJ 4th Month Court (.3); serve sam			0.40	545.00	\$218.00
BJS Bill	01/19/20	23	СР	0.30	0.30	1,595.00		478.50
01/19/2023	BJS	СР	Review and Revise P	SZJ fee applic	ation	0.30	1595.00	\$478.50
CRR Bill	01/19/20	23	СР	0.20	0.20	1,095.00		219.00
01/19/2023	CRR	СР	Review PSZJ invoice	.		0.20	1095.00	\$219.00
CRR Bill	01/19/20	23	СР	0.30	0.30	1,095.00		328.50
01/19/2023	CRR	СР	Review status re fee	applications.		0.30	1095.00	\$328.50
CRR Bill	01/19/20	23	СР	0.40	0.40	1,095.00		438.00
01/19/2023	CRR	СР	Confer w/ IDensmore and review, finalize.	e re filing of fe	e applications	0.40	1095.00	\$438.00
PJJ Bill	01/31/20	23	СР	1.60	1.60	545.00		872.00
01/31/2023	PJJ	СР	Draft December fee s	statement.		1.60	545.00	\$872.00
						3.20	-	\$2,554.00
Comp. c	of Prof./0	Others						
CRR Bill	01/03/20	23	СРО	0.20	0.20	1,095.00		219.00
01/03/2023	CRR	СРО	Review OCP stateme	ent filed by Del	otor.	0.20	1095.00	\$219.00
BJS	01/05/20	23	СРО	0.10	0.10	1,595.00		159.50

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Bill						Hours	Rate	Amount
DIII								
01/05/2023	BJS	СРО	Review SBF fee applica	ation		0.10	1595.00	\$159.50
IDD Bill	01/19/202	23	СРО	0.40	0.40	545.00		218.00
01/19/2023	IDD	СРО	File FTI 4th Monthly Fo (.3); serve same on requ			0.40	545.00	\$218.00
BJS Bill	01/19/202	23	СРО	0.10	0.10	1,595.00		159.50
01/19/2023	BJS	СРО	Review FTI fee applica	tion		0.10	1595.00	\$159.50
BJS Bill	01/19/202	23	СРО	0.10	0.10	1,595.00		159.50
01/19/2023	BJS	СРО	Review RKE fee applic	ation		0.10	1595.00	\$159.50
BJS Bill	01/20/202	23	СРО	0.10	0.10	1,595.00		159.50
01/20/2023	BJS	СРО	Review Friedman suppl	ement declara	tion	0.10 1.00	1595.00	\$159.50 \$1,075.00
Executo	ry Conti	acts [B1	85]					
CRR Bill	01/03/202	23	EC	0.70	0.70	1,095.00		766.50
01/03/2023	CRR	EC	Emails with Debtor's co Richmond sublease and			0.70	1095.00	\$766.50
CRR Bill	01/04/202	23	EC	0.20	0.20	1,095.00		219.00
01/04/2023	CRR	EC	Email to Debtor's couns	sel re COC, lea	ase extension.	0.20	1095.00	\$219.00
CRR Bill	01/12/202	23	EC	1.50	1.50	1,095.00		1,642.50
01/12/2023	CRR	EC	Review RSM contracts,	agreements.		1.50	1095.00	\$1,642.50
						2.40		\$2,628.00

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Financia	al Filings	s [B110]				<u>Hours</u>	Rate	Amount
CRR Bill	01/23/202	23	FF	0.40	0.40	1,095.00		438.00
01/23/2023	CRR	FF	Review MOR.			0.40	1095.00	\$438.00
Financii	ng [B230)]				0.40		\$438.00
PJL Bill	01/30/202	23	FN	0.40	0.40	1,295.00		518.00
01/30/2023	PJL	FN	Review updated cas discuss same with I		ciliation and	0.40	1295.00	\$518.00
Operation	ons [B21	0]				0.40		\$518.00
BJS Bill	01/04/202	23	OP	0.10	0.10	1,595.00		159.50
01/04/2023	BJS	OP	Review COC regard	ding office lease		0.10	1595.00	\$159.50
BJS Bill	01/12/202	23	OP	0.10	0.10	1,595.00		159.50
01/12/2023	BJS	OP	Review A/R aging 1	report		0.10	1595.00	\$159.50
BJS Bill	01/20/202	23	OP	0.30	0.30	1,595.00		478.50
01/20/2023	BJS	OP	Attention to cash fl	ow schedules		0.30	1595.00	\$478.50
BJS Bill	01/30/202	23	OP	0.30	0.30	1,595.00		478.50
01/30/2023	BJS	OP	Review FTI Report reconciliation/bridg			0.30	1595.00	\$478.50
						0.80		\$1,276.00
Plan & l	Disclosu	re Stmt.	[B320]					
CRR Bill	01/03/202	23	PD	3.10	3.10	1,095.00		3,394.50
01/03/2023	CRR	PD	Revise Plan per con	mments received		3.10	1095.00	\$3,394.50

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						<u>Hours</u>	Rate	Amount
CRR Bill	01/04/202	23	PD	2.70	2.70	1,095.00		2,956.50
01/04/2023	CRR	PD	Further research re pla	an releases.		2.70	1095.00	\$2,956.50
CRR Bill	01/05/202	23	PD	3.10	3.10	1,095.00		3,394.50
01/05/2023	CRR	PD	Revise plan re release other recent plans.	provisions an	nd compare to	3.10	1095.00	\$3,394.50
PJL Bill	01/05/202	23	PD	0.80	0.80	1,295.00		1,036.00
01/05/2023	PJL	PD	Review plan and discisame.	losure stateme	nt and timing on	0.80	1295.00	\$1,036.00
PJL Bill	01/05/202	23	PD	1.30	1.30	1,295.00		1,683.50
01/05/2023	PJL	PD	Internal discussion replan administrator and		iming, claims,	1.30	1295.00	\$1,683.50
PJL Bill	01/09/202	23	PD	0.60	0.60	1,295.00		777.00
01/09/2023	PJL	PD	Further review of time statement.	ing on plan an	d disclosure	0.60	1295.00	\$777.00
CRR Bill	01/12/202	23	PD	1.20	1.20	1,095.00		1,314.00
01/12/2023	CRR	PD	Revise draft plan.			1.20	1095.00	\$1,314.00
CRR Bill	01/13/202	23	PD	1.40	1.40	1,095.00		1,533.00
01/13/2023	CRR	PD	Revise Plan provision	ıs re Plan Adm	ninistrator.	1.40	1095.00	\$1,533.00
BJS Bill	01/18/202	23	PD	0.20	0.20	1,595.00		319.00
01/18/2023	BJS	PD	Teleconference with 0	CR regarding p	olan	0.20	1595.00	\$319.00
BJS Bill	01/20/202	23	PD	0.50	0.50	1,595.00		797.50
01/20/2023	BJS	PD	Teleconference with S issues	S Balasiano reș	garding plan	0.50	1595.00	\$797.50
CRR	01/20/202	23	PD	2.00	2.00	1,095.00		2,190.00

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						<u>Hours</u>	Rate	Amount
Bill								
01/20/2023	CRR	PD	Plan revisions re rele Stickles confirmation		w recent J.	2.00	1095.00	\$2,190.00
CRR Bill	01/20/202	23	PD	0.60	0.60	1,095.00		657.00
01/20/2023	CRR	PD	Confer with potentia plan provisions re pl			0.60	1095.00	\$657.00
BJS Bill	01/23/202	23	PD	1.50	1.50	1,595.00		2,392.50
01/23/2023	BJS	PD	Review revised plan			1.50	1595.00	\$2,392.50
CRR Bill	01/23/202	23	PD	1.00	1.00	1,095.00		1,095.00
01/23/2023	CRR	PD	Finalize draft plan a	nd send to BSa	ndler, PLabov.	1.00	1095.00	\$1,095.00
CRR Bill	01/23/202	23	PD	0.30	0.30	1,095.00		328.50
01/23/2023	CRR	PD	Review proposed Pla	an Administrat	or CV.	0.30	1095.00	\$328.50
PJL Bill	01/23/202	23	PD	0.40	0.40	1,295.00		518.00
01/23/2023	PJL	PD	Review revised plan			0.40	1295.00	\$518.00
PJL Bill	01/24/202	23	PD	0.40	0.40	1,295.00		518.00
01/24/2023	PJL	PD	Conference with B. plan confirmation.	Sandler regardi	ing timing on	0.40	1295.00	\$518.00
CRR Bill	01/25/202	23	PD	1.40	1.40	1,095.00		1,533.00
01/25/2023	CRR	PD	Revise Plan.			1.40	1095.00	\$1,533.00
CRR Bill	01/25/202	23	PD	0.40	0.40	1,095.00		438.00
01/25/2023	CRR	PD	Discuss exclusivity, counsel.	plan status witl	n Debtor's	0.40	1095.00	\$438.00

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						<u>Hours</u>	Rate	Amount
CRR Bill	01/26/202	23	PD	1.20	1.20	1,095.00		1,314.00
01/26/2023	CRR	PD	Further Plan revisions.			1.20	1095.00	\$1,314.00
PJL Bill	01/26/202	23	PD	0.70	0.70	1,295.00		906.50
01/26/2023	PJL	PD	Review correspondence same with B. Sandler.	e on exclusiv	rity and discuss	0.70	1295.00	\$906.50
CRR Bill	01/27/202	23	PD	0.30	0.30	1,095.00		328.50
01/27/2023	CRR	PD	Plan discussion with B	Sandler and I	PLabov.	0.30	1095.00	\$328.50
CRR Bill	01/27/202	23	PD	1.70	1.70	1,095.00		1,861.50
01/27/2023	CRR	PD	Revise Plan re trust res	erve, plan ad	lminstrator.	1.70	1095.00	\$1,861.50
PJL Bill	01/27/202	23	PD	0.80	0.80	1,295.00		1,036.00
01/27/2023	PJL	PD	Conference with B. San administrator privilege		ng plan	0.80	1295.00	\$1,036.00
BJS Bill	01/30/202	23	PD	0.10	0.10	1,595.00		159.50
01/30/2023	BJS	PD	Review exclusivity mo	tion		0.10	1595.00	\$159.50
CRR Bill	01/30/202	23	PD	0.80	0.80	1,095.00		876.00
01/30/2023	CRR	PD	Review issues re exclusionsel.	sivity and res	spond to Debtor's	0.80	1095.00	\$876.00
CRR Bill	01/30/202	23	PD	2.30	2.30	1,095.00		2,518.50
01/30/2023	CRR	PD	Revise Plan further and	l send to BSa	andler, PLabov.	2.30	1095.00	\$2,518.50
PJL Bill	01/30/202	23	PD	1.60	1.60	1,295.00		2,072.00
01/30/2023	PJL	PD	Review revised plan an Robinson.	nd discuss sar	me with C.	1.60	1295.00	\$2,072.00
						32.40		\$37,948.00

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TOTAL SERVICES FOR THIS MATTER:

\$72,681.00

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Expenses				
CC Bill	12/12/20		\$2.44	
12/12/2022	CC	Conference Call [E105] AT&T Confe	erence Call, CRR	2.44
RE2 Bill	01/03/20	023	\$5.90	
01/03/2023	RE2	SCAN/COPY (59 @0.10 PER PG)		5.90
RE2 Bill	01/03/20	023	\$0.40	
01/03/2023	RE2	SCAN/COPY (4 @0.10 PER PG)		0.40
RE2 Bill	01/03/20	023	\$0.60	
01/03/2023	RE2	SCAN/COPY (6 @0.10 PER PG)		0.60
RE2 Bill	01/03/20	023	\$1.20	
01/03/2023	RE2	SCAN/COPY (12 @0.10 PER PG)		1.20
RE2 Bill	01/04/20)23	\$0.20	
01/04/2023	RE2	SCAN/COPY (2 @0.10 PER PG)		0.20
RE2 Bill	01/04/20)23	\$0.30	
01/04/2023	RE2	SCAN/COPY (3 @0.10 PER PG)		0.30
RE2 Bill	01/04/20	023	\$1.10	
01/04/2023	RE2	SCAN/COPY (11 @0.10 PER PG)		1.10
RE2 Bill	01/04/20	023	\$0.60	
01/04/2023	RE2	SCAN/COPY (6 @0.10 PER PG)		0.60
RE2 Bill	01/05/20	023	\$0.50	
01/05/2023	RE2	SCAN/COPY (5 @0.10 PER PG)		0.50
RE2 Bill	01/05/20	023	\$0.70	
01/05/2023	RE2	SCAN/COPY (7 @0.10 PER PG)		0.70
RE2 Bill	01/06/20	023	\$0.80	
01/06/2023	RE2	SCAN/COPY (8 @0.10 PER PG)		0.80

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Pachulski Stang Ziehl & Jones LLPPage: 20Agway Farms O.C.C.Prebill#30019702312 -00002March 09, 2023

RE2 Bill	01/06/20)23	\$4.00	
01/06/2023	RE2	SCAN/COPY (40 @0.10 PER PG)		4.00
RE2 Bill	01/06/20)23	\$0.50	
01/06/2023	RE2	SCAN/COPY (5 @0.10 PER PG)		0.50
RE2 Bill	01/06/20)23	\$0.50	
01/06/2023	RE2	SCAN/COPY (5 @0.10 PER PG)		0.50
RE2 Bill	01/17/20)23	\$0.30	
01/17/2023	RE2	SCAN/COPY (3 @0.10 PER PG)		0.30
RE2 Bill	01/17/20)23	\$0.70	
01/17/2023	RE2	SCAN/COPY (7 @0.10 PER PG)		0.70
RE2 Bill	01/17/20	223	\$0.30	
01/17/2023	RE2	SCAN/COPY (3 @0.10 PER PG)		0.30
RE2 Bill	01/17/20	223	\$0.80	
01/17/2023	RE2	SCAN/COPY (8 @0.10 PER PG)		0.80
RE2 Bill	01/17/20	223	\$0.70	
01/17/2023	RE2	SCAN/COPY (7 @0.10 PER PG)		0.70
RE2 Bill	01/17/20	223	\$1.00	
01/17/2023	RE2	SCAN/COPY (10 @0.10 PER PG)		1.00
RE2 Bill	01/20/20	223	\$4.80	
01/20/2023	RE2	SCAN/COPY (48 @0.10 PER PG)		4.80
RE2 Bill	01/20/20)23	\$1.70	
01/20/2023	RE2	SCAN/COPY (17 @0.10 PER PG)		1.70
RE2 Bill	01/20/20	223	\$2.30	
01/20/2023	RE2	SCAN/COPY (23 @0.10 PER PG)		2.30

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Pachulski Stang Ziehl & Jones LLPPage: 21Agway Farms O.C.C.Prebill#30019702312 -00002March 09, 2023

RE2 Bill	01/20/20)23	\$1.60	
01/20/2023	RE2	SCAN/COPY (16 @0.10 PER PG)		1.60
RE2 Bill	01/20/20)23	\$1.80	
01/20/2023	RE2	SCAN/COPY (18 @0.10 PER PG)		1.80
RE2 Bill	01/20/20)23	\$1.30	
01/20/2023	RE2	SCAN/COPY (13 @0.10 PER PG)		1.30
RE2 Bill	01/20/20)23	\$1.40	
01/20/2023	RE2	SCAN/COPY (14 @0.10 PER PG)		1.40
RE2 Bill	01/20/20)23	\$2.20	
01/20/2023	RE2	SCAN/COPY (22 @0.10 PER PG)		2.20
RE2 Bill	01/20/20	223	\$4.70	
01/20/2023	RE2	SCAN/COPY (47 @0.10 PER PG)		4.70
RE2 Bill	01/24/20	223	\$1.70	
01/24/2023	RE2	SCAN/COPY (17 @0.10 PER PG)		1.70
RE2 Bill	01/24/20	023	\$0.50	
01/24/2023	RE2	SCAN/COPY (5 @0.10 PER PG)		0.50
RE2 Bill	01/24/20	023	\$0.40	
01/24/2023	RE2	SCAN/COPY (4 @0.10 PER PG)		0.40
RE2 Bill	01/24/20)23	\$4.60	
01/24/2023	RE2	SCAN/COPY (46 @0.10 PER PG)		4.60
RE2 Bill	01/24/20	223	\$2.00	
01/24/2023	RE2	SCAN/COPY (20 @0.10 PER PG)		2.00
RE2 Bill	01/24/20)23	\$0.40	
01/24/2023	RE2	SCAN/COPY (4 @0.10 PER PG)		0.40

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Pachulski Stang Ziehl & Jones LLPPage: 22Agway Farms O.C.C.Prebill#30019702312 -00002March 09, 2023

RE2 Bill	01/27/20)23	\$1.10	
01/27/2023	RE2	SCAN/COPY (11 @0.10 PER PG)		1.10
RE2 Bill	01/27/20	023	\$0.20	
01/27/2023	RE2	SCAN/COPY (2 @0.10 PER PG)		0.20
RE2 Bill	01/27/20	023	\$0.20	
01/27/2023	RE2	SCAN/COPY (2 @0.10 PER PG)		0.20
PAC	01/31/20)23	\$14.90	
01/31/2023	PAC	Pacer - Court Research		14.90
Total Ex	penses for	this Matter		\$71.34

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Pachulski Stang Ziehl & Jones LLP Agway Farms O.C.C. 02312 -00002 Page: 23 Prebill#300197 March 09, 2023

REMITTANCE ADVICE

Please include this Remittance with your payment

For current services rendered through: 01/31/2023

Total Fees \$72,681.00

Total Expenses 71.34

Total Due on Current Invoice \$72,752.34

Outstanding Balance from prior invoices as of 03/09/2023 (May not include recent payments)

A/R Bill Number	Invoice Date	Fees Billed	Expenses Billed	Balance Due
130900	08/31/2022	\$263,934.50	\$391.68	\$52,786.90
131012	09/30/2022	\$135,367.50	\$84.20	\$27,073.50
131217	10/31/2022	\$111,238.50	\$472.50	\$22,247.70
131438	11/30/2022	\$113,515.00	\$93.32	\$113,608.32
131660	12/31/2022	\$78,515.00	\$96.70	\$78,611.70

Total Amount Due on Current and Prior Invoices: \$367,080.46

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11

Debtor.1

AGWAY FARM & HOME SUPPLY, LLC,

Case No. 22-10602 (JKS)

Objection Deadline: March 23, 2023 at 4:00 p.m. (ET) Hearing Date: Scheduled only if Necessary

NOTICE OF SIXTH MONTHLY APPLICATION FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PACHULSKI STANG ZIEHL & JONES LLP, AS COUNSEL FOR THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS FOR THE PERIOD OF JANUARY 1, 2023 THROUGH JANUARY 31, 2023

PLEASE TAKE NOTICE that on March 13, 2023, Pachulski Stang Ziehl & Jones LLP, Counsel for the Official Committee of Unsecured Creditors (the "Committee"), filed the Sixth Monthly Application for Compensation and Reimbursement of Expenses of Pachulski Stang Ziehl & Jones LLP, as Counsel for the Official Committee of Unsecured Creditors for the Period of January 1, 2023 through January 31, 2023 (the "Application") seeking compensation for the reasonable and necessary services rendered to the Committee in the amount of \$72,681.00 and reimbursement for actual and necessary expenses in the amount of \$71.34. A copy of the Application is attached hereto.

PLEASE TAKE FURTHER NOTICE that any response or objection to the Application, if any, must be made in writing and filed with the United States Bankruptcy Court for the District of Delaware, 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801 (the "Court") on or before March 23, 2023 at 4:00 p.m. Eastern Time.

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¹ The last four digits of the Debtor's federal tax identification number are 1247. The Debtor's address is 6606 W. Broad Street, Richmond, VA 23230.

The Application is submitted pursuant to the *Order Establishing Procedures for Interim Compensation and Reimbursement of Professionals*, entered on August 3, 2022 [Docket No. 114] (the "Administrative Order").

PLEASE TAKE FURTHER NOTICE that at the same time, you must also serve a copy of the response or objection upon: (i) the Debtor: Agway Farm & Home Supply, LLC, 6006 W. Broad Street, Richmond, Virginia, 23230 (ii) counsel to the Debtor: Morris James LLP, 500 Delaware Avenue, Suite 1500, Wilmington, Delaware, 19801, Attn: Jeffrey R. Waxman (jwaxman@morrisjames.com), and Brya Keilson (bkielson@morrisjames.com) and Shulman Bastian Friedman & Bui LLP, 100 Spectrum Center Drive, Suite 600, Irvine, California, 92618, Attn: Alan J. Friedman (afriedman@shulmanbastian.com), Melissa Davis Lowe (mlowe@shulmanbastian.com), and Max Casal (mcasal@shulmanbastian.com); (iii) the Office of the United States Trustee, 844 King Street, Suite 2207, Lockbox #35, Wilmington, Delaware, 19801, Attn: Richard L. Schepacarter (richard.schepacarter@usdoj.gov); and (iv) counsel to the Official Committee of Unsecured Creditors, Pachulski Stang Ziehl & Jones LLP, 919 N. Market Street, 17th Floor, Wilmington, Delaware, 19801, Attn: Bradford J. Sandler, Esq. (bsandler@pszjlaw.com) and Colin R. Robinson, Esq. (crobinson@pszjlaw.com).

PLEASE TAKE FURTHER NOTICE THAT IF NO OBJECTIONS ARE FILED AND SERVED IN ACCORDANCE WITH THE ABOVE PROCEDURES, THEN 80% OF FEES AND 100% OF EXPENSES REQUESTED IN THE APPLICATION MAY BE PAID PURSUANT TO THE ADMINISTRATIVE ORDER WITHOUT FURTHER HEARING OR ORDER OF THE COURT.

IF A TIMELY OBJECTION IS FILED AND SERVED, A HEARING ON THE APPLICATION WILL BE HELD AT A DATE AND TIME TO BE DETERMINED.

Dated: March 13, 2023 PACHULSKI STANG ZIEHL & JONES LLP

/s/ Colin R. Robinson

Robert J. Feinstein (admitted *pro hac vice*) Bradford J. Sandler (DE Bar No. 4142) Colin R. Robinson (DE Bar No. 5524) 919 N. Market Street, 17th Floor Wilmington, DE 19801

Telephone: (302) 652-4100 Facsimile: (302) 652-4400 Email: rfeinstein@pszjlaw.com bsandler@pszjlaw.com crobinson@pszjlaw.com

Counsel to the Official Committee of Unsecured Creditors